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7 *Attorney for the Plaintiff,*  
8 *Juan C. Rios*

9  
10 **UNITED STATES DISTRICT COURT**  
11 **DISTRICT OF NEVADA**

12 JUAN C. RIOS,  
13 Plaintiff,  
14 vs.  
15 G. BYRAN, et al.,  
16 Defendants.

17 CASE NO. 2:17-CV-03074-RFB-BNW

18 **STIPULATION TO EXTEND  
19 PLAINTIFF JUAN C. RIOS' TIME  
20 TO RESPOND TO DEFENDANT  
21 JOSEPH LOMBARDO'S MOTION  
22 FOR RECONSIDERATION**

23 **(First Request)**

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28 IT IS HEREBY STIPULATED AND AGREED UPON, by and  
between counsel for Plaintiff RYAN A. HAMILTON, ESQ., of HAMILTON  
LAW, and counsel for Defendant LYSSA ANDERSON, ESQ., of KAEMPFER  
CROWELL, that Plaintiff's response to Defendant's Motion for

1 Reconsideration be extended to and including April 25, 2025. The current  
2 deadline for Plaintiff's response is April 18, 2025.

3 This stipulation is entered into for the following reasons:  
4

5 1. Counsel for Plaintiff has had an unusually high level of  
6 professional demands that have prevented him from completing the  
7 response at issue;

8 2. Such demands have included multiple briefs and an all-day  
9 mediation within the past week;

10 3. Consequently, counsel for Plaintiff requested that counsel for  
11 Defendant agree to the proposed extension and counsel for Defendant  
12 graciously extended this professional courtesy.

13 DATED this 18<sup>th</sup> day of April 2025. DATED this 18th day of April 2025.

14 /s/Ryan A. Hamilton

15 Ryan A. Hamilton, Esq.  
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23 *Attorney for Plaintiff,  
24 Juan C. Rios*

25 /s/Lyssa Anderson

26 Lyssa Anderson, Esq.  
27 **KAEMPFER CROWELL**  
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*Attorney for Defendant,  
Joseph Lombardo*

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7 *Attorney for the Plaintiff,*  
8 *Juan C. Rios*

9 **UNITED STATES DISTRICT COURT**

10 **DISTRICT OF NEVADA**

11 JUAN C. RIOS,  
12 Plaintiff,  
13  
14 vs.  
15 G. BYRAN, et al.,  
16 Defendants.

17 CASE NO.: 2:17-CV-03074-  
18 RFB-BNW

19  
20 **PROPOSED ORDER GRANTING**  
**STIPULATION TO EXTEND**  
**PLAINTIFF JUAN C. RIOS' TIME**  
**TO RESPOND TO DEFENDANT**  
**JOSEPH LOMBARDO'S MOTION**  
**FOR RECONSIDERATION**

21 **FINDINGS OF FACT**

22 Based on the pending stipulation of counsel, and good cause  
23 appearing therefore, the Court finds that:

24 1. Counsel for Plaintiff has had an unusually high level of  
25 professional demands that have prevented him from completing the  
26 response at issue;

1       2. Such demands have included multiple briefs and an all-day  
2 mediation within the past week;

3       3. Consequently, counsel for Plaintiff requested that counsel for  
4 Defendant agree to the proposed extension and counsel for Defendant  
5 graciously extended this professional courtesy.

6       **IT IS HEREBY STIPULATED AND AGREED UPON**, by and  
7 between counsel for Plaintiff RYAN A. HAMILTON, ESQ., of HAMILTON  
8 LAW, and counsel for Defendant LYSSA ANDERSON, ESQ., of KAEMPFER  
9 CROWELL, that Plaintiff's response to Defendant's Motion for  
10 Reconsideration be extended to and including April 25, 2025. The current  
11 deadline for Plaintiff's response is April 18, 2025.

12       This stipulation is entered into for the following reasons:

13       4. Counsel for Plaintiff has had an unusually high level of  
14 professional demands that have prevented him from completing the  
15 response at issue;

16       5. Such demands have included multiple briefs and an all-day  
17 mediation within the past week;

18            / / /

19            / / /

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1       6. Consequently, counsel for Plaintiff requested that counsel for  
2 Defendant agree to the proposed extension and counsel for Defendant  
3 graciously extended this professional courtesy.  
4

5       DATED this 18th day of April 2025.

5       DATED this 18th day of April 2025.

6       /s/Ryan A. Hamilton

7       Ryan A. Hamilton, Esq.  
8       Nevada Bar No. 11587  
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28      *Attorney for Plaintiff,*  
          *Juan C. Rios*

6       /s/Lyssa Anderson

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28      *Attorney for Defendant,*  
          *Joseph Lombardo*

## ORDER

**IT IS HEREBY ORDERED** that Plaintiff Juan C. Rios' response to Defendant Joseph Lombardo's Motion for Reconsideration is hereby extended to April 25, 2025.

DATED this 21st day of April, 2025.

BR

**RICHARD F. BOULWARE, II  
UNITED STATES DISTRICT JUDGE**